UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Food Lion, LLC, et al.

Plaintiff,

- against -

69 cv 3048 (UA) PKC

MOTION TO ADMIT COUNSEL

PRO HAC VICE

Defendant. Cadbury Adams Canada, Inc., et al.

PURSUANT TO RULE 1.3(c) of the Local Rules of the United States District Courts for the

Southern and Eastern Districts of New York, I, Torsten M. Kracht

a member in good-standing of

the bar of this Court, hereby move for an Order allowing the admission pro hac vice of

Applicant's Name:

Todd M. Stenerson

Firm Name:

Akin Gump Strauss Hauer & Feld, LLP

Address:

1333 New Hampshire Ave., N.W.

City/State/Zip:

Washington, D.C. 20036

Phone Number:

(202) 887-4276

Fax Number:

(202) 887-4288

Todd M. Stenerson

is a member in good standing of the Bar of the States of

District of Columbia, Michigan and Illinois

There are no pending disciplinary proceeding against Todd M. Stenerson in any State or Federal court.

Dated:

3/25/2008

City, State: Washington, D.C.

Respectfully submitted,

Sponsor's

Torsten M. Kracht

SDNY Bar

TK 4134

Firm Name: Akin Gump Strauss Hauer & Feld, LLP

Address:

1333 New Hampshire Ave., N.W.

Phone Number: 202.887.4252

City/State/Zip: Washington, D.C.

Fax Number:

202.887.4288

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

FOOD LION, LLC, HANNAFORD BROS. CO., and KASH N' KARRY FOOD STORES, INC., Individually and on behalf of a class of all those similarly situated,

Plaintiffs,

v.

CADBURY ADAMS CANADA, INC.,
CADBURY SCHWEPPES PLC, CADBURY
ADAMS USA LLC, HERSHEY CANADA
INC., THE HERSHEY COMPANY, MARS
CANADA INC., MARS, INC., MARS NORTH
AMERICA, MARS SNACKFOOD U.S.,
NESTLÉ CANADA INC., NESTLÉ S.A.,
and NESTLÉ USA,

			ts.

Case No.		

DECLARATION OF TORSTEN M. KRACHT IN SUPPORT OF MOTION TO ADMIT COUNSEL

- I, Torsten M. Kracht, declare:
- 1. I am Counsel at Akin Gump Strauss Hauer & Feld, LLP, counsel for Plaintiff in the above captioned action. I make this statement based on my personal knowledge of the facts set forth herein and in support of Plaintiff's motion to admit Todd M. Stenerson as counsel pro hac vice to represent Plaintiff in this matter.
- 2. I am a member in good standing of the bar of the State of New York, and was admitted to practice law in the State of New York on September 24, 1998. I am also admitted to the bar of the United States District Court for the Southern District of New York, and am in good standing with this Court.
- 3. I have known and worked with Mr. Stenerson since 2006.
- 4. Mr. Stenerson is a Partner at Akin Gump Strauss Hauer & Feld, LLP, in Washington, D.C.
- 5. I have found Mr. Stenerson to be a skilled attorney and a person of integrity. He is experienced in federal practice and is familiar with the Federal Rules of Procedure.

- 6. Accordingly, I am pleased to move the admission of Todd M. Stenerson, pro hac vice.
- 7. I respectfully submit a proposed order granting the admission of Todd M. Stenerson pro hac vice, which is attached hereto as Exhibit A.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed: March 25, 2008

Washington, D.C.

Torsten M. Kracht (TK4134)



Histrict of Columbia Court of Appeals Committee on Admissions 500 Indiana Avenue, N.M. — Room 4200 Mashington, A. C. 20001 202 / 879-2710

I, GARLAND PINKSTON, JR., Clerk of the District of Columbia Court of Appeals, do hereby certify that

TODD M. STENERSON

was	on	the	_1 ^{sr}		day of		JA	NUA	RY, 1	1999				
dul	y g	uali	fied	and	admitt	ced	as	an	atto	orney	and	coun	selor	and
ent:	itle	ed t	o pi	racti	ce bef	ore	thi	İS	Cour	t and	is,	on	the	date
ind	icat	ted k	pelow	, an	active	mem	ber	in	good	l stan	ding	of th	nis Ba	ar.

In Testimony Whereof, I have hereunto subscribed my name and affixed the seal of this Court at the City of Washington, D.C., on March 12, 2008.

GARLAND PINKSTON, JR., CLERK

By: <u>Cflekada</u>

Deputy Clerk

Certificate of Admission To the Bar of Illinois

I, Juleann Hornyak, Clerk of the Supreme Court of Illinois, do hereby certify that

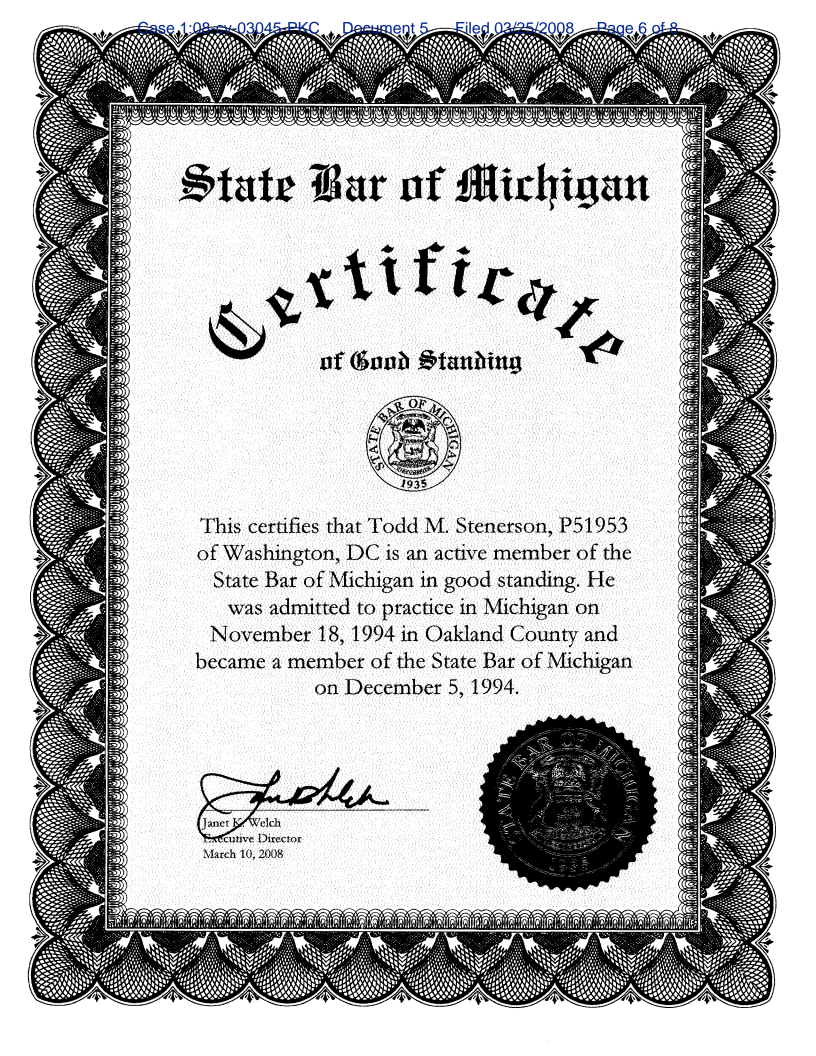
Todd Michael Stenerson

has been duly licensed and admitted to practice as an Attorney and Counselor of Law within this State; has duly taken the required oath to support the CONSTITUTION OF THE UNITED STATES and of the STATE OF ILLINOIS, and also the oath of office prescribed by law, that said name was entered upon the Roll of Attorneys and Counselors in my office on November 9, 1995 and is in good standing, so far as the records of this office disclose.

In Witness Whereof, I have hereunto placed my hand and affixed the seal of said Supreme Court, at Springfield, in said State, this Monday, March 10, 2008.

Juliann Hornyak

Clerk



United States District Co	URT						
SOUTHERN DISTRICT OF NEW	York						
Food Lion, LLC, et al.	Plaintiff,						
			cv	()			
- against - Cadbury Adams Canada, Inc.	, et al. Defendant.		ORDER FOR A PRO HAC ON WRITTEN	CVICE			
Upon the motion of Torsten M.	Kracht attorney	for Food Lio	n, LLC, et al.				
and said sponsor attorney's affida	avit in support;						
IT IS HEREBY ORDERED tha	at						
Applicant's Name:	Todd M. Stenerson	n					
Firm Name:	Akin Gump Strauss Hauer & Feld, LLP						
Address:	1333 New Hampshire Ave., N.W.						
City/State/Zip:	Washington						
Telephone/Fax:	(202) 887-4276						
Email Address:	tstenerson@akingump	o.com					
is admitted to practice pro hac vi captioned case in the United State				in the above rk. All attorneys			
appearing before this Court are significant discipline of attorneys. If this act immediately apply for an ECF parties to the Clerk of Court.	tion is assigned to the	Electronic Cas	e Filing (ECF) s	ystem, counsel shall			
Dated: City, State:							
	Unit	ted States Distr	ict/Magistrate Ju	dge			

AFFIDAVIT OF SERVICE

State of New York)

)ss:

County New York)

I Jorge Guzman, being duly sworn deposes and says that I am not a party to this action. I am over 18 years of age and reside in the city of Elizabeth, New Jersey.

That on the 25th day of March, 2008, a copy of the foregoing Motion for Admission Pro Hac Vice for Todd M. Stenerson was included with the Summons to be served with the Class Action Complaint and Rule 7.1 Statement, which were filed on the same day in this Court.

Sworn to before me this 25^{th}) day of March 2008

Quality of the New York County
Certificate filed in New York County
Commission Expires June 14, 20